IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

	X	
In re:	:	Chapter 15
Lupatech S.A., et al., 1	:	Case No. 14-11559 (SMB)
Debtors in a Foreign Proceeding.	:	(Joint Administration Pending)
	: x	

AFFIDAVIT OF SERVICE

STATE OF NEW YORK)
) s
COUNTY OF NASSAU)

- I, Scott Bogucki, being duly sworn, depose and state:
- 1. I am a Senior Project Manager with The Garden City Group, Inc. ("GCG"), the noticing agent of the debtors in the above-captioned proceeding (the "Debtors"). Our business address is 1985 Marcus Avenue, Suite 200, Lake Success, New York 11042-1013.
- 2. Between the evening of May 22, 2014 and the morning of May 23, 2014, at the direction of Shearman & Sterling LLP, counsel to the Debtors, I caused a true and correct copy of the following document to be served by email on the parties identified on Exhibit A annexed hereto (Core Service Group), by overnight delivery on the parties identified on Exhibit B annexed hereto (Internal Revenue Service and Core Service Group entities with failed email addresses), and by hand delivery to the party identified on Exhibit C annexed hereto (United States Trustee):
 - Chapter 15 Petition for Recognition of Foreign Proceeding, as filed in each of the Debtors' cases [Doc. No. 1];²

The last four digits of the Taxpayer Registration Number or Tax ID, as applicable, of each of the Debtors follow in parentheses: (a) Lupatech S.A. (01-12); (b) Jefferson Solenoidbras Ltda (01-52); (c) Lupatech – Equipamentos e Serviços para Petróleo Ltda (01-04); (d) Lupatech Finance Limited (none); and (e) Mipel Indústria e Comércio de Válvulas Ltda (01-00). The Debtors' collective executive headquarters is located at Building C, Rodovia Anhanguera, Km 199 at Rua Arnaldo J. Mauerberg, Distrito Industrial, 13460-000, Nova Odessa – SP, Brazil.

- Foreign Representative's Motion for an Order Directing Joint Administration of the Debtors' Chapter 15 Cases [Doc. No. 2];
- Foreign Representative's Statement in Support of Chapter 15 Petitions for Recognition of a Foreign Proceeding [Doc. No. 3];
- Foreign Representative's Motion for an Order Authorizing the Filing of a Consolidated List of Foreign Proceeding Administrators, Litigation Parties, and Entities Against Whom Provisional Relief is Sought [Doc. No. 4];
- Foreign Representative's Motion for Order Scheduling Hearing and Specifying the Form and Manner of Service of Notice [Doc. No. 5];
- Foreign Representative's Motion for Orders Granting Provisional and Final Relief in Aid of a Foreign Proceeding [Doc. No. 6];
- Declaration of Ricardo Doebeli in Support of (I) Verified Chapter 15 Petitions, (II) Foreign Representative's Motion for Orders Granting Provisional and Final Relief in Aid of Foreign Proceeding, and (III) Certain Related Relief [Doc. No. 8]; and
- Affidavit of Douglas P. Bartner, Esq., in Support of Foreign Representative's Motion for Orders Granting Provisional and Final Relief in Aid of a Foreign Proceeding [Doc. No. 9].

/s/ Scott Bogucki Scott Bogucki

Sworn to before me this 23rd day of May, 2014

/s/ Susan P. Goddard Susan P. Goddard Notary Public, State of New York No. 41-4985806 Qualified in Nassau County Commission Expires September 23, 2017

² Together with the above-captioned lead case, the Debtors also filed petitions on the following dockets: (a) Jefferson Solenoidbras Ltda, No. 14-11562 (SMB); (b) Lupatech – Equipamentos e Serviços para Petróleo Ltda, No. 14-11560 (SMB); (c) Lupatech Finance Limited, No. 14-11563 (SMB); and (d) Mipel Indústria e Comércio de Válvulas Ltda, No. 14-11561 (SMB).

EXHIBIT A

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EXHIBIT C

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